3754 INDEX

	Art.	Sec.	1	Art.	Sec.
Bills and Notes—Cont'd:			Bills and Notes— $Cont'd$:		
2. Negotiable Instruments Act—			2. Negotiable Instruments Act—		
Cont'd:			Cont'd:		
Negotiable Instruments Generally— Cont'd:			$Negotiable\ Instruments\ Generally-\ Cont'd:$		
Form and Requirements—Cont'd			Indersements— $Cont'd$:		
Signature to blank paper for			Of instrument payable to "cash-		
negotiable instrument	13	33	ier" or other bank officer;	10	0.1
Sum payable; when deemed	10	01	negotiation of	13	61
certain	13	21	Place of, presumption as to	13	65
Terms of; when sufficient	13	29	Qualified; status of indorser;	19	57
To whose order instrument may	13	27	how made; effect	13 13	57 55
be drawn payable Undated at issue or acceptance;	10	21	Restrictive; defined; effect of. Restrictive; rights of indorsee;	19	Ju
inserting date; legal effect	13	32	of subsequent indorsees	13	56
Wrong date; effect of	13	32	Special; in blank; effect of	13	53
Holder:		32	Special, of instrument payable		
Defective title of; infirmities			to bearer; effect	13	59
which may cause	13	74	Special or blank; restrictive,		
Deriving title from holder in			qualified or conditional; may		
due course; rights of	13	77	be any	13	52
In due course; rights of	13	76	Striking out of; effect on		
Accommodation party liable			holder's rights	13	67
to	13	48	Time of; presumption of	13	64
Instrument good in hands of	13	32, 33, 35	To prior party, further negotia-		
Holder of lien on instru-	10	40	tion by; intervening party re-	10	ec
ment is	13	46	leased	13 13	69
What constitutes	13 13	45 71	Transfer without; effect of Where name is wrongly desig-		68
Who is deemed to be Is prima facie a holder in due		/1	nated or misspelled	13	62
course; burden of proof; ex-			Without recourse	13	57
ception	13	78	Indorser:	20	٠.
May sue thereon in his own		••	General, liability of	13	85
name	13	70	Irregular; hability of	13	83
Not a holder in due course;			Irregular; when person is held		
when	13	72	to be	13	82
Not in due course; rights of	13	77	Joint payees or joint indorsees		o+
Notice of infirmities to; what		75	indorse jointly and severally		87
constitutes	13	13	Of instrument negotiable by delivery; liabilities of	13	86
ment; rights	13	68	Order in which liable; agree-	10	00
Payment to; effect	13	70	ments inter sese as to liability.	13	87
Striking out of indorsement by;			Persons signing irregularly held		
_effect	13	67	to be	13	82
Title of; when deemed defec-			Qualified; warranties of	13	84
tive; infirmities	13	74	Warranties of in cases of quali-		0.4
Undated or blank note	13	32,33	fied indorsement	13	84
With lien on instrument to be		AC	Without qualification; warran-		
deemed holder for value	13	46	ties to subsequent holders in	13	85
With notice of defect before paying full consideration;			due course	19	0.
rights of such transferee	13	73	nature of	13	10€
Indorsements:	-0	••	Legal holidays; act falling on,		
Blank may be converted to			when to be done	13	17, 104
special by holder	13	54	Liabilities of Parties: (See In-		
By infant or corporation;			dorser, supra.)		
effect		41	Broker or agent who negotiates		0.5
Conditional; obligee paying			without indorsement		88
may ignore; rights of holding	13	58	Of acceptor; obligation of; admissions		81
indorsee or payee How made	13	50	Of drawer; warranties; admis-		01
In representative capacity		63	sions; may limit liability	13	80
Must be of entire instrument	13	51	Of maker; warranties; admis-		
Negotiation by broker or other			sions	13	79
agent without; liability of		88	Negotiability:		
No reversal of judgment on ap-		-	Continues until restrictive in-		
peal because in blank		- 8	dorsement or discharge		66
Not to affect negotiability un-		ec	Delivery; when effectual; when		35
less restrictive		66	presumed		35 25
of two or more payees or in-			Instrument payable on contin-		20
dorsees	13	60	gency not negotiable	13	23